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From: Sont Warker Phone #: 228) . 324.3999

Subject: Signature - Checthan Case

Cosel,
Please have Angela Daviel & Mark
Cheathern sign in the appropriate places
on Monday.

New Name. New Low UPS Rates. Same Helpful Services.

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# Law Offices of MICHAEL A. POHL

8122 Middlebury Lane Houston, Texas 77070 Telephone: (713) 652-0100 Facsimile: (713) 650-0687

March 14, 2014.

Ms. Angela Campbell Daniel 613 Park Street Patterson, LA 70392

Re: Vehicle Accident 2/15/14

DeWayne Thomas Escort, Deceased

Dear Ms. Angela,

Enclosed you will find the Agreement and Consent to Terms of Associate Counsel/Division of fees, this document explains that our firm is going to join forces with The Ammons Law Firm, LLP to work on your case and how the fees will be divided among the firms. This agreement does not change any terms to the original contract signed with our firm.

Please sign the Agreement where indicated, and send it back in the enclosed prepaid Fedex envelope.

If you have any questions or concerns regarding this letter, please feel free to contact me at: (713) 515 5277.

Sincerely,

Michael A. Pohl

michael C. Phl

Attorney

### AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

- 1. In consideration of and for the mutual consents and agreements contained herein, ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of DeWayne Thomas Escort, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:
  - (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
  - (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
  - (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and
  - (d) Ammons had no attorney-client relationship with Client.
- Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from
  the vehicular accident that occurred on U.S. io, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee
  contract is hereinafter referred to as "Pohl's Contract With Client".
- 3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:
  - (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does <u>not</u> in any way increase the attorney's fee to the Client;
  - (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
  - (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
  - (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.

THE AMMONS LAW FIRM, L.L.P.

4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of DeWayne Thomas Escort, Deceased	By:
Date:	
Address: 613 Park Street, Patterson, LA 70392 Telephone: 985-255-9365 Angela Daniel Date of Birth: 5/28/75	LAW OFFICES OF MICHAEL A. POHL
Angela Daniel SSN:	Ву:
DeWayne Escort Date of Birth: 3/31/99	Date:
DeWayne Escort SSN:	

# Law Offices of MICHAEL A. POHL

8122 Middlebury Lane Houston, Texas 77070 Telephone: (713) 652-0100 Facsimile: (713) 650-0687

March 14, 2014.

Mr. Mark Cheatham 105 Gros Street Schriever, LA 70395

Re: Vehicle Accident 2/15/14

Ladonna Cheatham, Markus Cheatham & Destiny Cheatham, Deceased

Dear Mr. Mark,

Enclosed you will find the Agreement and Consent to Terms of Associate Counsel/Division of fees, this document explains that our firm is going to join forces with The Ammons Law Firm, LLP to work on your case and how the fees will be divided among the firms. This agreement does not change any terms to the original contract signed with our firm.

Please sign the Agreement where indicated, and send it back in the enclosed prepaid Fedex envelope.

If you have any questions or concerns regarding this letter, please feel free to contact me at: (713) 515 5277.

Sincerely,

Michael A. Pohl

michael C. Rell

Attorney

## AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

- In consideration of and for the mutual consents and agreements contained herein, MARK CHEATHAM, Wrongful Death Beneficiary of Ladonna Cheatham, Deceased, Destiny Cheatham, Deceased, and Markus Cheatham, Deceased, and on behalf of Mark Cheatham, a Minor, as Wrongful Death Beneficiary of Ladonna Cheatham, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:
  - (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;

(b) Pohl had not associated Ammons in the representation of Client regarding the Incident;

(c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and

(d) Ammons had no attorney-client relationship with Client.

- Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from
  the vehicular accident that occurred on U.S. io, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee
  contract is hereinafter referred to as "Pohl's Contract With Client".
- 3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:
  - (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does <u>not</u> in any way increase the attorney's fee to the Client;
  - (b) Animons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- Client Chient Ch
  - (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
  - (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.

THE AMMONS LAW FIRM I.Y. P.

4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

	A TOTAL POLICE AND A TANKAN PARTIES.
MARK CHEATHAM, Wrongful Death Beneficiary of Ladouna Cheatham, Deceased, Destiny Cheatham, Deceased, and Markus	By:
Cheatham, Deceased, and on behalf of Mark Cheatham, a Minor, as Wrongful Death Beneficiary of Ladonna Cheatham, Deceased Date:	LAW OFFICES OF MICHAEL A. POHL
Address: 105 Gros Street; Schriever, LA 70395 Telephone: 985-492-8418 Date of Birth: 2/3/79 SSN:	By:

## HELPING HANDS FINANCING, LLC.

### FUNDING SCHEDULE

Claimant/borrower	. MARKE	. Chen	Throw
Case Identity:	Detpend Pri		2,54. Mary PARIS
			rence herein. By my signature below I ling designated below.
Amount:	Date: 2/19/14	Interest Rate:	Claimant Signature: Manh Choath am
\$18000	2/21/14	1.576 (Mo	onthy) Mark Cheathrm
	Pro-		
	ute, my attorney shall d by my attorney unti		his fee and expenses. But my gent is paid in full
GREED:			*
M II al	.1.0		

Claimant Signature

## Case 1:14-cv-00381-KS-JCG Document 244-3 Filed 04/29/16 Page 7 of 11

TRANSMISSION VERIFICATION REPORT

TIME : 03/14/2014 15:03 NAME : THE UPS STORE FAX : 2288759891 TEL : 2288755616 SER.# : 000D2V543013

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### Case 1:14-cv-00381-KS-JCG Document 244-3 Filed 04/29/16 Page 8 of 11

#### AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

- 1. In consideration of and for the mutual consents and agreements contained herein, DONALD CAMPBELL, SR., Wrongful Death Beneficiary of Ladonna Cheatham, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:
  - (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
  - (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
  - (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and
  - (d) Ammons had no attorney-client relationship with Client.
- 2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. io, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".
- 3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:
  - (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does *not* in any way increase the attorney's fee to the Client;
  - (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;

Client Initials

- Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.
- 4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

regarding the incident.	
Lonald Campbell	THE AMMONS LAW FIRM, L.L.P.
Donald Campbell, Sr., Wrongful Death Beneficiary of Ladonna	Ву:
Cheatham, Deceased	Date:
Date:3/24//4	
Address: 1114 Buch St., Margan Bit 16 1880 Telephone: 985-381-6806	LAW OFFICES OF MICHAEL A. POHL
Date of Birth:	Ву:
SSN:	Date:

# AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF YES-3

- in consideration of and for the mutual concents and agreements contained herein, MARK CHEATHAM, Wrongful Destin Beneficiary of Ludoma Chestham, Deceased, Dectiny Chestham, Deceased, and Mericus Chestham, Deceased, and on behalf of Mark Chestham, a Minor, as Wronglid Death Beneficiary of Ladowna Chestham, Deceased (hereinester referred to as "Client"), a client of the Law Offices of Michael A. Polif ("Polif"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:
  - Pobl had not referred Client's representation regarding the lactions to Ammons for handling. (b)

Pohi had not associated Ammons in the representation of Cilent regarding the locident,

- (e) (d) Aromous had not agreed to represent or participate in copresenting Cilear regarding the incident or any other matter; and Ammons had no attorney-client relationship with Client.
- Client has entered into a contingent for contract with Pohl for Pohl to represent Client with respect to claims origing from the vehicular accident that occurred up U.S. io, St. May Parish, Louisiana, on February 15, 2014 (the "locident"). The contingent for contract is businesser referred to as "Pohi's Contract With Clivia".
- Pohl and Ammens are not in the same law farm. Pohl has proposed associating Ammens in Client's representation regarding the Incident, and Chemidestres Ammons to be resociated in Chem's representation regarding the incident. Consistent with Polit's proposal and Client's desire, and prior to the time of Ammond' assessation in the representation of Client, Client agrees and consents as
  - The total smooth of any fees to be chared by Amazons and Polit will be redecished to see form in Forth's Coursest With (a) Client. This Agreement does gar in any way increase the atterney's fee to the Client;
- Antificine and Polit will divide my minmey's free that result from representation of Cilent regarding the included based (b) OD DIS RECEDER ANTODOR AND PARTY OF AMERICAN PARTY OF THE PROPERTY OF THE PROP
- Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Americus will receive 50% of the fees and Pohl will receive 50% of the total fees; **(ii)** 

  - Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and (e) expenses incurred by Pohl that are associated with representation of Client regarding the incident; and Client will an approximation of Client regarding the incident.
- 4. Ananous agrees to associate in the representation of Chiera reparding the Incident. Ananous and Politicares to assume reputing the Incident.

m. La Him	<b>神経</b>
Cheathan, Deceased, Destry Cheathan, Deceased, and Marine Cheathan, Deceased, and on behalf of Mark Cheathan, a Minor, as Western	By:
Address: 105 Grow Street: Solvings - I & garage	Most
Telephone 285.192.0418	The state of the s

# AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

- In consideration of and for the mutual consents and agreements contained herein, ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of DaWayne Thomas Escort, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed
  - Pohi had not referred Client's representation regarding the Incident to Ammons for handling; (a) (b)

Pohl had not associated Ammons in the representation of Client regarding the Incident; (c)

- Animons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and Animons had no attorney-client relationship with Client,
- Client has entered into a contingent see contract with Pohl for Pohl to represent Chent with respect to claims arising from the vehicular accident that occurred on U.S. to, St. Mary Parish, Louisians, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".
- Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Anumous to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as
  - (a) The total smount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does get in any way increase the attorney's fee to the Client;
  - Ammons and Pohl will divide any attorney's face that result from representation of Chent regarding the incident based **(b)** on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the incident:

Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fires and Pohl will receive 50% of the total fires; Initials

- Ammons will represent Client regarding the Incident under the terms of Pohi's Contract With Client, **(d)**
- Pohl's Contract With Client critites Pohl to be reimbursed, from Client's portion of any recovery, for all costs and (e) expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.
- Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident,

~	ı
June a Ward Canal	THE AMMONS LAW FIRM, L.L.P.
ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of	Bv:
DeWayne Thomas Escort, Deceased	Date:
Date: 3/20/14	2743741
Address: 613 Park Street, Patterson, LA 70392	
Telephone: 985-255-9365	TANAMINETO OF SHOWING A ASSE
Angele Daniel Date of Birth: 5/28/15	LAW OFFICES OF MICHAEL A. POHL
Angela Daniel SSN: 437-47-16367	75
DeWayne Escort Date of Birth: 3/31/99	By:
DeWayne Escort SSN:	Date:
2 #144 Bandi + Apist	

### Case 1:14-cv-00381-KS-JCG Document 244-3 Filed 04/29/16 Page 11 of 11

#### AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

- In consideration of and for the mutual consents and agreements contained herein, JANAR SCOTT on behalf of LANDON J. SCOTT, Minor and Wrongful Death Beneficiary of Ladonna Cheatham, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:
  - (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
  - (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
  - (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and
  - (d) Ammons had no attorney-client relationship with Client.
- 2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. io, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".
- 3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:
  - (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does *not* in any way increase the attorney's fee to the Client;
  - (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- X S Client Initials
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.
- 4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

regarding the mordent.	
Jaffan South Janar Scott on behalf of Landon J. Scott, a Minor & Wrongful	THE AMMONS LAW FIRM, L.L.P.
JANAR SCOTT on behalf of Landon J. Scott, a Minor & Wrongful	Ву:
Death Beneficiary of Ladonna Cheatham, Deceased	Date:
Date: 3/24//4	
Address; 9203 Rome Court; Houma, LA.70363	LAW OFFICES OF MICHAEL A. POHL
Telephone: 985-855-0372	•
Janar Scott Date of Birth: 12-14-79	Ву:
Janar Scott SSN: 434-53-9476	Date:
Landon J. Scott Date of Birth: 8-10-10	
Landon I Scott SSN:	